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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/674,247	09/29/2003	Donald E. Weder	8403.968	3184		
30589	7590 11/29/2004		EXAM	EXAMINER		
DUNLAP, CODDING & ROGERS P.C.			PALO, FR	PALO, FRANCIS T		
PO BOX 163° OKLAHOMA	70 A CITY, OK 73113	•	ART UNIT	PAPER NUMBER		
	,		3644			
			DATE MAILED: 11/29/2004	DATE MAILED: 11/29/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	on No.	Applicant(s)				
Office Action Summary		10/674,24	.7	WEDER, DONALD E.				
		Examiner		Art Unit				
		Francis T.	Palo	3644	Wy)			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SH THE I - Exter after - If the - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR F MAILING DATE OF THIS COMMUNICAT nsions of time may be available under the provisions of 37 C SIX (6) MONTHS from the mailing date of this communicati period for reply specified above is less than thirty (30) days o period for reply is specified above, the maximum statutory re to reply within the set or extended period for reply will, by reply received by the Office later than three months after the red patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no even on. The period will apply and wistatute, cause the apply	ent, however, may a reply be time story minimum of thirty (30) days Il expire SIX (6) MONTHS from ication to become ABANDONEI	nely filed s will be considered timet the mailing date of this co D (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed on	<u>19 May 2004</u> .						
2a) <u></u> □	This action is FINAL . 2b) This action is non-final.							
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
5)□ 6)⊠ 7)□	Claim(s) 1-64 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. Claim(s) is/are allowed. Claim(s) 1-64 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or election requirement.							
Applicati	ion Papers		•					
10)⊠	The specification is objected to by the Example The drawing(s) filed on <u>08 January 2004</u> in Applicant may not request that any objection to Replacement drawing sheet(s) including the other oath or declaration is objected to by the country of the	s/are: a) ☐ acce to the drawing(s) b correction is require	e held in abeyance. See ed if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 Cl	FR 1.121(d).			
Priority L	ınder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.								
Attachmen								
2) Notice	e of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-94) mation Disclosure Statement(s) (PTO-1449 or PTO/5 r No(s)/Mail Date		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other: Second Non-	ate Patent Application (PTC	O-152)			

DETAILED ACTION

Drawings

The drawings were received on 1/8/04. These drawings are accepted and approved except for the last sheet of Figures 13-15 and 17 which are different figures than the Formal Drawings with the same figure numbers.

Specification

The disclosure is objected to because of the following informalities:

Appropriate correction is required.

Paragraph [0001] should be updated to reflect the abandoned status of Application 10/195,030.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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Claims 8-16, 20-22, 25-27, 30-32, 42-53 and 59-64 are rejected

under 35 U.S.C. 102(b), as being anticipated by Weder 5,029,412.

Regarding independent claims 8 and 42:

Weder discloses a flower pot cover (read as: a decorative sleeve, capable of positioning

about a floral grouping, as cited in the preamble,) may be constructed of a combination

of polymer film and cloth (column-2, lines 51-57), as cited in the instant independent

claims.

Weder further discloses the cover may be constructed of a single layer of material or a

plurality of layers of the same or different types of materials (column-3, lines 17-19), and

Weder further teaches lamination (column-3, line-23), (also read as; connected, as

cited).

Regarding independent claims 10 and 45:

Weder teaches a laminated material capable of being formed into a decorative cover;

See the preceding discussion above.

Regarding independent claims 13 and 49:

Weder teaches a laminated material capable of being formed into a decorative cover;

See the preceding discussion above.

Weder further teaches heat sealing or adhesively connecting (column-2, lines 38-41),

and a bonding material as cited, would be an inherent lamination process.

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Regarding independent claims 20-22, 59, 61 and 63:

The laminate formed of a plurality of different types of materials as discussed above in the rejection of independent claims 8 and 42, is applicable to the three-layered sleeves cited in the instant independent claims.

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Regarding dependent claims 9, 11, 14, 43, 46 and 50:

The discussions above regarding the independent claims are relied upon.

Weder teaches the cover may have any thickness (column-3, lines 19-21).

Regarding dependent claims 25-27, 30-32, 44, 48, 53, 60, 62 and 64:

The discussions above regarding the independent claims are relied upon.

Weder teaches decorative ornamentation to the cover (column-3, lines 53-66).

Regarding dependent claims 12, 15, 47 and 51:

The discussions above regarding the independent claims are relied upon.

Weder teaches polypropylene (column-3, lines 21-23).

Regarding dependent claims 16 and 52:

The discussions above regarding the independent claims are relied upon.

A four sided sheet of material having a bonding material disposed thereon as cited,

would be inherent and encompassed by the plural layer constructions taught by Weder.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 4-7, 18, 19, 24, 29, 37-41 and 56-58 are rejected under 35 U.S.C. 103(a) as being unpatentable over Weder (US 5,029,412) 1991, in view of Celtorius (US Des. 419,436) 2000.

Regarding independent claims 4, 18, 37 and 56:

Weder discloses a flower pot cover (read as: a decorative sleeve, capable of positioning (wrapping) about a floral grouping, as cited in the preamble,) may be constructed of a combination of polymer film and cloth (column-2, lines 51-57), as cited in the instant independent claims.

Weder further discloses the cover may be constructed of a single layer of material or a plurality of layers of the same or different types of materials (column-3, lines 17-19), and Weder further teaches lamination (column-3, line-23), (also read as; connected, as cited).

Weder is silent as to a banding element as cited in the instant claims.

Celtorius teaches a banding element in combination with a flower bag.

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It would have been obvious to one of ordinary skill in the art at the time the invention

was made, to have provided a banding element as taught by Celtorius and cited in the

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instant claims, to the cover of Weder, for the well-known advantages of that feature.

Regarding dependent claims 5 and 38:

The discussions above regarding the independent claims are relied upon.

Weder teaches the cover may have any thickness (column-3, lines 19-21).

Regarding dependent claims 6 and 39:

The discussions above regarding the independent claims are relied upon.

Weder teaches polypropylene (column-3, lines 21-23).

Regarding dependent claims 7, 19, 40 and 57:

The discussion above regarding the independent claims 4, 18, 37 and 56 is relied upon.

Celtorius teaches a ribbon as a banding element, as cited.

Regarding dependent claims 24, 29, 41 and 58:

The discussions above regarding the independent claims are relied upon.

Weder teaches decorative ornamentation to the cover (column-3, lines 53-66).

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Claims 1-3, 17, 23, 28, 33-36, 54 and 55 are rejected under 35 U.S.C. 103(a), as being unpatentable over Weder and Celtorius as applied to claims 4, 18, 37 and 56 above, and further in view of Windisch (WO 93/15979) 1993.

Regarding independent claims 1, 17, 33 and 54:

The preceding discussion above is relied upon.

Weder as modified is not specific to a cinching tab having a bonding material disposed thereon and crimping as cited in the instant claims.

Windisch teaches a laminate construction for transporting flowers in combination with a functionally equivalent resealable adhesive tape (read as; a cinching tab) attached to the outer surface of the wrapper (see page-3 of the translation, second-to-last paragraph).

It would have been obvious to one of ordinary skill in the art at the time the invention was made, to have further modified the cover of Weder to incorporate a resealable adhesive tape as taught by Windisch, and cited in the instant claims, as further such modification is merely an alternate equivalent holding means performing the same intended function of maintaining the cover about the floral grouping.

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Regarding dependent claims 2 and 34:

The discussions above regarding the independent claims are relied upon.

Weder teaches the cover may have any thickness (column-3, lines 19-21).

Regarding dependent claims 3 and 35:

The discussions above regarding the independent claims are relied upon.

Weder teaches polypropylene (column-3, lines 21-23).

Regarding dependent claims 23, 28, 36 and 55:

The discussions above regarding the independent claims are relied upon.

Weder teaches decorative ornamentation to the cover (column-3, lines 53-66).

Terminal Disclaimer

The terminal disclaimer filed on 5/19/04 disclaiming the terminal portion of any patent granted on this application which would extend beyond the expiration date of US Patent No. 5,829,194 has been reviewed and is accepted.

The terminal disclaimer has been recorded.

Conclusion

Newly added claims 23-32 are acknowledged, and upon further reconsideration and search, a second non-final office action is made for the Applicant's consideration.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Francis T. Palo whose telephone number is 703-305-5595. The examiner can normally be reached on M-Tu.,Th.-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Teri Luu can be reached on 703-305-7421. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TERI PHAM LUU SUPERVISORY PRIMARY EXAMINER

> Francis T. Palo Examiner Art Unit 3644